1	S.117
2	Introduced by Committee on Health and Welfare
3	Date:
4	Subject: Health; COVID-19; health care providers; regulatory flexibility;
5	advance directives; immunization registry
6	Statement of purpose of bill as introduced: This bill proposes to extend until
7	March 31, 2022 certain provisions of 2020 Acts and Resolves Nos. 91 and 140
8	allowing for health care-related regulatory flexibility during and immediately
9	following the COVID-19 pandemic. It would require health insurance
10	coverage of health care services delivered by audio-only telephone and
11	establish requirements for health care providers delivering services in this
12	manner. The bill would also allow remote witnesses for advance directives
13	through June 30, 2022 and permit the Department of Health to provide
14	immunization registry information to the Vermont Health Information
15	Exchange.
16	An act relating to extending health care regulatory flexibility during and
17 18	after the COVID-19 pandemic and to coverage of health care services delivered by audio-only telephone

1	It is hereby enacted by the General Assembly of the State of Vermont:
2	Sec. 1. 2020 Acts and Resolves No. 91, as amended by 2020 Acts and
3	Resolves No. 140, Sec. 13, is further amended to read:
4	* * * Supporting Health Care and Human Service Provider Sustainability * * *
5	Sec. 1. AGENCY OF HUMAN SERVICES; HEALTH CARE AND
6	HUMAN SERVICE PROVIDER SUSTAINABILITY
7	Through March 31, 2021 2022, the Agency of Human Services shall
8	consider modifying existing rules or adopting emergency rules to protect
9	access to health care services, long-term services and supports, and other
10	human services under the Agency's jurisdiction. In modifying or adopting
11	rules, the Agency shall consider the importance of the financial viability of
12	providers that rely on funding from the State, federal government, or Medicaid,
13	or a combination of these, for a major portion of their revenue.
14	* * *
15	* * * Protections for Employees of Health Care Facilities and
16	Human Service Providers * * *
17	Sec. 3. PROTECTIONS FOR EMPLOYEES OF HEALTH CARE
18	FACILITIES AND HUMAN SERVICE PROVIDERS
19	In order to protect employees of a health care facility or human service
20	provider who are not licensed health care professionals from the risks
21	associated with COVID-19, through March 31, 2021 2022, all health care

1	facilities and human service providers in Vermont, including hospitals,
2	federally qualified health centers, rural health clinics, residential treatment
3	programs, homeless shelters, home- and community-based service providers,
4	and long-term care facilities, shall follow guidance from the Vermont
5	Department of Health regarding measures to address employee safety, to the
6	extent feasible.
7	* * * Compliance Flexibility * * *
8	Sec. 4. HEALTH CARE AND HUMAN SERVICE PROVIDER
9	REGULATION; WAIVER OR VARIANCE PERMITTED
10	Notwithstanding any provision of the Agency of Human Services'
11	administrative rules or standards to the contrary, through March 31, 2021
12	2022, the Secretary of Human Services may waive or permit variances from
13	the following State rules and standards governing providers of health care
14	services and human services as necessary to prioritize and maximize direct
15	patient care, support children and families who receive benefits and services
16	through the Department for Children and Families, and allow for continuation
17	of operations with a reduced workforce and with flexible staffing arrangements
18	that are responsive to evolving needs, to the extent such waivers or variances
19	are permitted under federal law:
20	(1) Hospital Licensing Rule;

(2) Hospital Reporting Rule;

21

1	(3) Nursing Home Licensing and Operating Rule;
2	(4) Home Health Agency Designation and Operation Regulations;
3	(5) Residential Care Home Licensing Regulations;
4	(6) Assisted Living Residence Licensing Regulations;
5	(7) Home for the Terminally Ill Licensing Regulations;
6	(8) Standards for Adult Day Services;
7	(9) Therapeutic Community Residences Licensing Regulations;
8	(10) Choices for Care High/Highest Manual;
9	(11) Designated and Specialized Service Agency designation and
10	provider rules;
11	(12) Child Care Licensing Regulations;
12	(13) Public Assistance Program Regulations;
13	(14) Foster Care and Residential Program Regulations; and
14	(15) other rules and standards for which the Agency of Human Services
15	is the adopting authority under 3 V.S.A. chapter 25.
16	* * *
17	Sec. 6. MEDICAID AND HEALTH INSURERS; PROVIDER
18	ENROLLMENT AND CREDENTIALING
19	(a) Until the last to terminate of a declared state of emergency in Vermont
20	as a result of COVID-19, a declared federal public health emergency as a result
21	of COVID-19, and a declared national emergency as a result of COVID-19

1	March 31, 2022, and to the extent permitted under federal law, the Department
2	of Vermont Health Access shall relax provider enrollment requirements for the
3	Medicaid program, and the Department of Financial Regulation shall direct
4	health insurers to relax provider credentialing requirements for health
5	insurance plans, in order to allow for individual health care providers to deliver
6	and be reimbursed for services provided across health care settings as needed
7	to respond to Vermonters' evolving health care needs.
8	(b) In the event that another state of emergency is declared in Vermont as a
9	result of COVID-19 after the termination of the State and federal emergencies,
10	the Departments shall again cause the provider enrollment and credentialing
11	requirements to be relaxed as set forth in subsection (a) of this section.
12	* * *
13	* * * Access to Health Care Services and Human Services * * *
14	* * *
15	Sec. 9. PRESCRIPTION DRUGS; MAINTENANCE MEDICATIONS;
16	EARLY REFILLS
17	(a) As used in this section, "health insurance plan" means any health
18	insurance policy or health benefit plan offered by a health insurer, as defined in
19	18 V.S.A. § 9402. The term does not include policies or plans providing
20	coverage for a specified disease or other limited benefit coverage.

bed-hold days.

1	(b) Through June 30, 2021 March 31, 2022, all health insurance plans and
2	Vermont Medicaid shall allow their members to refill prescriptions for chronic
3	maintenance medications early to enable the members to maintain a 30-day
4	supply of each prescribed maintenance medication at home.
5	(c) As used in this section, "maintenance medication" means a prescription
6	drug taken on a regular basis over an extended period of time to treat a chronic
7	or long-term condition. The term does not include a regulated drug, as defined
8	in 18 V.S.A. § 4201.
9	***
10	Sec. 12. BUPRENORPHINE; PRESCRIPTION RENEWALS
11	Through March 31, 2021 2022, to the extent permitted under federal law, a
12	health care professional authorized to prescribe buprenorphine for treatment of
13	substance use disorder may authorize renewal of a patient's existing
14	buprenorphine prescription without requiring an office visit.
15	Sec. 13. 24-HOUR FACILITIES AND PROGRAMS; BED-HOLD DAYS
16	Through March 31, 2021 2022, to the extent permitted under federal law,
17	the Agency of Human Services may reimburse Medicaid-funded long-term
18	care facilities and other programs providing 24-hour per day services for their

1	* * * Regulation of Professions * * *
2	* * *
3	Sec. 17. OFFICE OF PROFESSIONAL REGULATION; BOARD OF
4	MEDICAL PRACTICE; OUT-OF-STATE HEALTH CARE
5	PROFESSIONALS
6	(a) Notwithstanding any provision of Vermont's professional licensure
7	statutes or rules to the contrary, through March 31, 2021 2022, a health care
8	professional, including a mental health professional, who holds a valid license
9	certificate, or registration to provide health care services in any other U.S.
10	jurisdiction shall be deemed to be licensed, certified, or registered to provide
11	health care services, including mental health services, to a patient located in
12	Vermont using telehealth, as a volunteer member of the Medical Reserve
13	Corps, or as part of the staff of a licensed facility or federally qualified health
14	<u>center</u> , provided the health care professional:
15	(1) is licensed, certified, or registered in good standing in the other U.S.
16	jurisdiction or jurisdictions in which the health care professional holds a
17	license, certificate, or registration;
18	(2) is not subject to any professional disciplinary proceedings in any
19	other U.S. jurisdiction; and
20	(3) is not affirmatively barred from practice in Vermont for reasons of
21	fraud or abuse, patient care, or public safety.

date of this section to:

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1	(b) A health care professional who plans to provide health care services in
2	Vermont as a volunteer member of the Medical Reserve Corps or as part of the
3	staff of a licensed facility or federally qualified health center shall submit or
4	have submitted on the individual's behalf the individual's name, contact
5	information, and the location or locations at which the individual will be
6	practicing to:
7	(1) the Board of Medical Practice for medical doctors, physician
8	assistants, and podiatrists; or
9	(2) the Office of Professional Regulation for all other health care
10	professions.
11	(c) A health care professional who delivers health care services in Vermont
12	pursuant to subsection (a) of this section shall be subject to the imputed
13	jurisdiction of the Board of Medical Practice or the Office of Professional
14	Regulation, as applicable based on the health care professional's profession, in
15	accordance with Sec. 19 of this act.
16	(d)(1) This section shall remain in effect through March 31, 2021 2022,
17	provided the health care professional remains licensed, certified, or registered
18	in good standing.
19	(2) The Board of Medical Practice and Office of Professional
20	Regulation shall provide appropriate notice of the March 31, 2022 expiration

1	(A) health care professionals providing health care services in
2	Vermont under this section;
3	(B) the Medical Reserve Corps; and
4	(C) health care facilities and federally qualified health centers at
5	which health care professionals are providing services under this section.
6	Sec. 18. RETIRED HEALTH CARE PROFESSIONALS INACTIVE
7	LICENSEES; BOARD OF MEDICAL PRACTICE; OFFICE OF
8	PROFESSIONAL REGULATION
9	(a)(1) Through March 31, 2021 2022, a former health care professional,
10	including a mental health professional, who retired whose Vermont license,
11	certificate, or registration became inactive not more than three years earlier
12	with the individual's Vermont license, certificate, or registration and was in
13	good standing at the time it became inactive may provide health care services,
14	including mental health services, to a patient located in Vermont using
15	telehealth, as a volunteer member of the Medical Reserve Corps, or as part of
16	the staff of a licensed facility or federally qualified health center after
17	submitting, or having submitted on the individual's behalf, to the Board of
18	Medical Practice or Office of Professional Regulation, as applicable, the
19	individual's name, contact information, and the location or locations at which
20	the individual will be practicing.

1	(2) A former health care professional who returns to the Vermont health
2	care workforce pursuant to this subsection shall be subject to the regulatory
3	jurisdiction of the Board of Medical Practice or the Office of Professional
4	Regulation, as applicable.
5	(3) The Board of Medical Practice and Office of Professional
6	Regulation shall provide appropriate notice of the March 31, 2022 expiration
7	date of this section to:
8	(A) health care professionals providing health care services under
9	this section;
10	(B) the Medical Reserve Corps; and
11	(C) health care facilities and federally qualified health centers at
12	which health care professionals are providing services under this section.
13	(b) Through March 31, 2021 2022, the Board of Medical Practice and
14	the Office of Professional Regulation may permit former health care
15	professionals, including mental health professionals, who retired whose
16	Vermont license, certificate, or registration became inactive more than three
17	but less than 10 years earlier with their Vermont license, certificate, or
18	registration and was in good standing at the time it became inactive to return to
19	the health care workforce on a temporary basis to provide health care services,
20	including mental health services, to patients in Vermont. The Board of
21	Medical Practice and Office of Professional Regulation may issue temporary

1	licenses to these individuals at no charge and may impose limitations on the
2	scope of practice of returning health care professionals as the Board or Office
3	deems appropriate.
4	* * *
5	Sec. 20. OFFICE OF PROFESSIONAL REGULATION; BOARD OF
6	MEDICAL PRACTICE; EMERGENCY AUTHORITY TO ACT
7	FOR REGULATORY BOARDS
8	(a)(1) Through March 31, 2021 2022, if the Director of Professional
9	Regulation finds that a regulatory body attached to the Office of Professional
10	Regulation by 3 V.S.A. § 122 cannot reasonably, safely, and expeditiously
11	convene a quorum to transact business, the Director may exercise the full
12	powers and authorities of that regulatory body, including disciplinary
13	authority.
14	(2) Through March 31, 2021 2022, if the Executive Director of the
15	Board of Medical Practice finds that the Board cannot reasonably, safely, and
16	expeditiously convene a quorum to transact business, the Executive Director
17	may exercise the full powers and authorities of the Board, including
18	disciplinary authority.
19	(b) The signature of the Director of the Office of Professional Regulation
20	or of the Executive Director of the Board of Medical Practice shall have the

same force and effect as a voted act of their respective boards.

21

1	(c)(1) A record of the actions of the Director of the Office of Professional
2	Regulation taken pursuant to the authority granted by this section shall be
3	published conspicuously on the website of the regulatory body on whose
4	behalf the Director took the action.
5	(2) A record of the actions of the Executive Director of the Board of
6	Medical Practice taken pursuant to the authority granted by this section shall
7	be published conspicuously on the website of the Board of Medical Practice.
8	Sec. 21. OFFICE OF PROFESSIONAL REGULATION; BOARD OF
9	MEDICAL PRACTICE; EMERGENCY REGULATORY
10	ORDERS
11	Through March 31, 2021 2022, the Director of Professional Regulation and
12	the Commissioner of Health may issue such orders governing regulated
13	professional activities and practices as may be necessary to protect the public
14	health, safety, and welfare. If the Director or Commissioner finds that a
15	professional practice, act, offering, therapy, or procedure by persons licensed
16	or required to be licensed by Title 26 of the Vermont Statutes Annotated is
17	exploitative, deceptive, or detrimental to the public health, safety, or welfare,
18	or a combination of these, the Director or Commissioner may issue an order to
19	cease and desist from the applicable activity, which, after reasonable efforts to
20	publicize or serve the order on the affected persons, shall be binding upon all
21	persons licensed or required to be licensed by Title 26 of the Vermont Statutes

1	Annotated, and a violation of the order shall subject the person or persons to
2	professional discipline, may be a basis for injunction by the Superior Court,
3	and shall be deemed a violation of 3 V.S.A. § 127.
4	* * *
5	* * * Telehealth * * *
6	* * *
7	Sec. 26. WAIVER OF CERTAIN TELEHEALTH REQUIREMENTS
8	FOR A LIMITED TIME
9	(a) Notwithstanding any provision of 8 V.S.A. § 4100k or 18 V.S.A.
10	§ 9361 to the contrary, through March 31, 2021 <u>2022</u> , the following provisions
11	related to the delivery of health care services through telemedicine or by store-
12	and-forward means shall not be required, to the extent their waiver is permitted
13	by federal law:
14	(1) delivering health care services, including dental services, using a
15	connection that complies with the requirements of the Health Insurance
16	Portability and Accountability Act of 1996, Pub. L. No. 104-191 in accordance
17	with 8 V.S.A. § 4100k(i), as amended by this act, if it is not practicable to use
18	such a connection under the circumstances; and
19	(2) representing to a patient that the health care services, including
20	dental services, will be delivered using a connection that complies with the
21	requirements of the Health Insurance Portability and Accountability Act of

1	1996, Pub. L. No. 104-191 in accordance with 18 V.S.A. § 9361(c), if it is not
2	practicable to use such a connection under the circumstances; and.
3	(b)(3) obtaining and documenting Notwithstanding any provision of 8
4	V.S.A. § 4100k or 18 V.S.A. § 9361 to the contrary, until 60 days following a
5	declared state of emergency in Vermont as a result of COVID-19, a health care
6	provider shall not be required to obtain and document a patient's oral or
7	written informed consent for the use of telemedicine or store-and-forward
8	technology prior to delivering services to the patient in accordance with 18
9	V.S.A. § 9361(c), if obtaining or documenting such consent, or both, is not
10	practicable under the circumstances.
11	* * *
12	Sec. 2. 2020 Acts and Resolves No. 140, Sec. 15 is amended to read:
13	Sec. 15. BOARD OF MEDICAL PRACTICE; TEMPORARY
14	PROVISIONS; PHYSICIANS, PHYSICIAN ASSISTANTS,
15	AND PODIATRISTS
16	(a) Notwithstanding any provision of 26 V.S.A. § 1353(11) to the contrary,
17	the Board of Medical Practice or its Executive Director may issue a temporary
18	license through March 31, 2021 2022 to an individual who is licensed to
19	practice as a physician, physician assistant, or podiatrist in another jurisdiction
20	whose license is in good standing, and who is not subject to disciplinary

proceedings in any other jurisdiction. The temporary license shall authorize

1	the holder to practice in Vermont until a date not later than April 1, 2021 <u>2022</u> .
2	provided the licensee remains in good standing.
3	(b) Through March 31, 2021 2022, the Board of Medical Practice or its
4	Executive Director may waive supervision and scope of practice requirements
5	for physician assistants, including scope of practice requirements and the
6	requirement for documentation of the relationship between a physician
7	assistant and a physician pursuant to 26 V.S.A. § 1735a. The Board or
8	Executive Director may impose limitations or conditions when granting a
9	waiver under this subsection.
10	Sec. 3. 2020 Acts and Resolves No. 91, Sec. 8, as amended by 2020 Acts and
11	Resolves No. 140, Sec. 13 and 2020 Acts and Resolves No. 159, Sec. 10, is
12	further amended to read:
13	Sec. 8. ACCESS TO HEALTH CARE SERVICES; DEPARTMENT OF
14	FINANCIAL REGULATION; EMERGENCY RULEMAKING
15	(a) It is the intent of the General Assembly to increase Vermonters' access
16	to medically necessary health care services during and after a declared state of
17	emergency in Vermont as a result of COVID-19.
18	(b)(1) Until July 1, 2021 April 1, 2022, and notwithstanding any provision
19	of 3 V.S.A. § 844 to the contrary, the Department of Financial Regulation shall
20	consider adopting, and shall have the authority to adopt, emergency rules to
21	address the following through June 30, 2021 March 31, 2022:

1	(1)(A) expanding health insurance coverage for, and waiving or limiting
2	cost-sharing requirements directly related to, the diagnosis of COVID-19,
3	including tests for influenza, pneumonia, and other respiratory viruses
4	performed in connection with making a COVID-19 diagnosis; the treatment of
5	COVID-19 when it is the primary or a secondary diagnosis; and the prevention
6	of COVID-19; and
7	(2)(B) modifying or suspending health insurance plan deductible
8	requirements for all prescription drugs, except to the extent that such an action
9	would disqualify a high-deductible health plan from eligibility for a health
10	savings account pursuant to 26 U.S.C. § 223; and
11	(3) expanding patients' access to and providers' reimbursement for
12	health care services, including preventive services, consultation services, and
13	services to new patients, delivered remotely through telehealth, audio-only
14	telephone, and brief telecommunication services.
15	(2) Any rules adopted in accordance with this subsection shall remain in
16	effect until not later than April 1, 2022.
17	Sec. 4. 8 V.S.A. chapter 107, subchapter 14 is amended to read:
18	Subchapter 14. Telemedicine Telehealth
19	* * *

1	§ 41001. COVERAGE OF HEALTH CARE SERVICES DELIVERED BY
2	AUDIO-ONLY TELEPHONE
3	(a) As used in this section:
4	(1) "Health care provider" means a person, partnership, or corporation,
5	other than a facility or institution, that is licensed, certified, or otherwise
6	authorized by law to provide professional health care services in this State to
7	an individual during that individual's medical care, treatment, or confinement.
8	(2) "Health insurance plan" means any health insurance policy or health
9	benefit plan offered by a health insurer, as defined in 18 V.S.A. § 9402;
10	Medicaid, to the extent permitted by the Centers for Medicare and Medicaid
11	Services; and any other public health care assistance program offered or
12	administered by the State or by any subdivision or instrumentality of the State.
13	The term does not include policies or plans providing coverage for a specified
14	disease or other limited benefit coverage.
15	(b)(1) A health insurance plan shall provide coverage for all medically
16	necessary, clinically appropriate health care services delivered remotely by
17	audio-only telephone to the same extent that the plan would cover the services
18	if they were provided through in-person consultation. Services covered under
19	this subdivision shall include services that are covered when provided in the
20	home by home health agencies.

1	(2) A health insurance plan may charge an otherwise permissible
2	deductible, co-payment, or coinsurance for a health care service delivered by
3	audio-only telephone provided that it does not exceed the deductible, co-
4	payment, or coinsurance applicable to an in-person consultation.
5	(3) A health insurance plan shall not require a health care provider to
6	have an existing relationship with a patient in order to be reimbursed for health
7	care services delivered by audio-only telephone.
8	Sec. 5. 18 V.S.A. chapter 219 is amended to read:
9	CHAPTER 219. HEALTH INFORMATION TECHNOLOGY AND
10	TELEMEDICINE TELEHEALTH
11	* * *
12	Subchapter 2. Telemedicine Telehealth
13	* * *
14	§ 9362. HEALTH CARE PROVIDERS DELIVERING HEALTH CARE
15	SERVICES BY AUDIO-ONLY TELEPHONE
16	(a) As used in this section, "health insurance plan" and "health care
17	provider" have the same meaning as in 8 V.S.A. § 4100l and "telemedicine"
18	has the same meaning as in 8 V.S.A. § 4100k.
19	(b)(1) Subject to the limitations of the license under which the individual is
20	practicing and, for Medicaid patients, to the extent permitted by the Centers for
21	Medicare and Medicaid Services, a health care provider may deliver health

1	care services to a patient using audio-only telephone if the patient elects to
2	receive the services in this manner and it is clinically appropriate to do so. A
3	health care provider shall comply with any training requirements imposed by
4	the provider's licensing board on the appropriate use of audio-only telephone
5	in health care delivery.
6	(2) A health care provider delivering health care services using audio-
7	only telephone shall include or document in the patient's medical record:
8	(A) the patient's informed consent for receiving services using audio-
9	only telephone in accordance with subsection (c) of this section; and
10	(B) the reason or reasons that the provider determined that it was
11	clinically appropriate to deliver health care services to the patient by audio-
12	only telephone.
13	(3)(A) A health care provider shall not require a patient to receive health
14	care services by audio-only telephone if the patient does not wish to receive
15	services in this manner.
16	(B) A health care provider shall deliver care that is timely and
17	complies with contractual requirements and shall not delay care unnecessarily
18	if a patient elects to receive services through an in-person visit or telemedicine
19	instead of by audio-only telephone.
20	(c) A health care provider delivering health care services by audio-only
21	telephone shall obtain and document a patient's oral or written informed

1	consent for the use of audio-only telephone prior to the appointment or at the
2	start of the appointment but prior to delivering any billable service.
3	(1) The informed consent for audio-only telephone services shall be
4	provided in accordance with Vermont and national policies and guidelines on
5	the appropriate use of telephone services within the provider's profession and
6	shall include, in language that patients can easily understand:
7	(A) that the patient is entitled to choose to receive services by audio-
8	only telephone, in person, or through telemedicine, to the extent clinically
9	appropriate;
10	(B) that receiving services by audio-only telephone does not preclude
11	the patient from receiving services in person or through telemedicine at a later
12	date;
13	(C) an explanation of the opportunities and limitations of delivering
14	and receiving health care services using audio-only telephone;
15	(D) informing the patient of the presence of any other individual who
16	will be participating in or listening to the patient's consultation with the
17	provider and obtaining the patient's permission for the participation or
18	observation;
19	(E) whether the services will be billed to the patient's health
20	insurance plan if delivered by audio-only telephone and what this may mean

1	for the patient's financial responsibility for co-payments, coinsurance, and
2	deductibles; and
3	(F) informing the patient that not all audio-only health care services
4	are covered by all health plans.
5	(2) For services delivered by audio-only telephone on an ongoing basis,
6	the health care provider shall be required to obtain consent only at the first
7	episode of care.
8	(3) If the patient provides oral informed consent, the provider shall offer
9	to provide the patient with a written copy of the informed consent.
10	(4) Notwithstanding any provision of this subsection to the contrary, a
11	health care provider shall not be required to obtain a patient's informed
12	consent for the use of audio-only telephone services in the case of a medical
13	emergency.
14	(5) A health care provider may use a single informed consent form to
15	address all telehealth modalities, including telemedicine, store and forward,
16	and audio-only telephone, as long as the form complies with the provisions of
17	section 9361 of this chapter and this section.
18	(d) Neither a health care provider nor a patient shall create or cause to be
19	created a recording of a provider's telephone consultation with a patient.
20	(e) Audio-only telephone services shall not be used in the following
21	circumstances:

1	(1) for the second certification of an emergency examination
2	determining whether an individual is a person in need of treatment pursuant to
3	section 7508 of this title; or
4	(2) for a psychiatrist's examination to determine whether an individual
5	is in need of inpatient hospitalization pursuant to 13 V.S.A. § 4815(g)(3).
6	Sec. 6. AUDIO-ONLY TELEPHONE; MEDICAL BILLING; DATA
7	COLLECTION; REPORT
8	(a)(1) On or before July 1, 2021, the Department of Financial Regulation,
9	in consultation with the Department of Vermont Health Access, the Green
10	Mountain Care Board, representatives of health care providers, health insurers,
11	and other interested stakeholders, shall determine the appropriate codes or
12	modifiers, or both, to be used by providers and insurers, including Vermont
13	Medicaid to the extent permitted by the Centers for Medicare and Medicaid
14	Services, in the billing of and payment for health care services delivered using
15	audio-only telephone in order to allow for consistent data collection, identify
16	appropriate codes for services that do not have in-person equivalents, and
17	minimize the administrative burden on providers. To the extent possible, the
18	use of codes or modifiers, or both, shall be done in a manner that allows data
19	on the use of audio-only telephone services to be identified using the Vermont
20	Healthcare Claims Uniform Reporting and Evaluation System (VHCURES).

1	(2) Not later than January 1, 2022, all Vermont-licensed health care
2	providers and health insurers offering major medical health insurance plans in
3	Vermont shall use the codes and modifiers determined by the Department of
4	Financial Regulation pursuant to subdivision (1) of this subsection when
5	delivering services by audio-only telephone. Vermont Medicaid shall
6	participate to the extent permitted by the Centers for Medicare and Medicaid
7	Services.
8	(b) On or before December 1, 2023, the Department of Financial
9	Regulation, the Vermont Program for Quality in Health Care, and, to the extent
10	VHCURES data are available, the Green Mountain Care Board shall present
11	information to the House Committee on Health Care and the Senate Committee
12	on Health and Welfare regarding the use of audio-only telephone services in
13	Vermont during calendar year 2022. The Department shall consult with
14	interested stakeholders in order to include in its presentation information on
15	utilization of audio-only telephone services, quality of care, patient satisfaction
16	with receiving health care services by audio-only telephone, the impacts of
17	coverage of audio-only telephone services on health care costs and on access to
18	health care services, and how best to incorporate audio-only telephone services
19	into value-based payments.

1	Sec. 7. AUDIO-ONLY TELEPHONE REIMBURSEMENT AMOUNTS
2	FOR PLAN YEARS 2022, 2023, AND 2024
3	The Department of Financial Regulation, in consultation with the
4	Department of Vermont Health Access, the Green Mountain Care Board,
5	representatives of health care providers, health insurers, and other interested
6	stakeholders, shall determine the amounts that health insurance plans shall
7	reimburse health care providers for delivering health care services by audio-
8	only telephone during plan years 2022, 2023, and 2024. In determining the
9	reimbursement amounts, the Department shall seek to find a reasonable
10	balance between the costs to patients and the health care system and
11	reimbursement amounts that do not discourage health care providers from
12	delivering medically necessary, clinically appropriate health care services by
13	audio-only telephone. The Department may determine different
14	reimbursement amounts for different types of services and may modify the
15	rates that will apply in different plan years as appropriate but shall finalize its
16	determinations not later than April 1 for plan years after 2022.
17	Sec. 8. TELEPHONE TRIAGE SERVICES; DEPARTMENT OF
18	FINANCIAL REGULATION; EMERGENCY RULEMAKING
19	Notwithstanding any provision of 3 V.S.A. § 844 to the contrary, the
20	Department of Financial Regulation shall consider adopting, and shall have the
21	authority to adopt, emergency rules to address health insurance coverage of

1	and reimbursement for telephone calls used to determine whether an office
2	visit or other service is needed. Emergency rules adopted pursuant to this
3	section shall remain in effect until not later than April 1, 2022.
4	Sec. 9. 8 V.S.A. § 4100k(a)(2) is amended to read:
5	(2)(A) A health insurance plan shall provide the same reimbursement
6	rate for services billed using equivalent procedure codes and modifiers, subject
7	to the terms of the health insurance plan and provider contract, regardless of
8	whether the service was provided through an in-person visit with the health
9	care provider or through telemedicine.
10	(B) The provisions of subdivision (A) of this subdivision (2) shall no
11	apply <u>:</u>
12	(i) to services provided pursuant to the health insurance plan's
13	contract with a third-party telemedicine vendor to provide health care or dental
14	services; or
15	(ii) in the event that a health insurer and health care provider enter
16	into a value-based contract for health care services that include care delivered
17	through telemedicine or by store-and-forward means.
18	Sec. 10. 18 V.S.A. § 9721 is amended to read:
19	§ 9721. ADVANCE DIRECTIVES; COVID-19 STATE OF EMERGENCY;
20	REMOTE WITNESSES AND EXPLAINERS
21	* * *

1 (c)(1) Notwithstanding any provision of subsection 9703(b) of this title to
2 the contrary, an advance directive executed by a principal between June 15,
3 2020 and June 30, 2021 2022 shall be deemed to be valid even if the principal
4 signed the advance directive outside the physical presence of one or both of the
5 required witnesses, provided all of the following conditions are met with
6 respect to each remote witness:

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(d)(1) Notwithstanding any provision of subsection 9703(d) or (e) of this title to the contrary, an advance directive executed by a principal between February 15, 2020 and June 30, 2021 2022 while the principal was being admitted to or was a resident of a nursing home or residential care facility or was being admitted to or was a patient in a hospital shall be deemed to be valid even if the individual who explained the nature and effect of the advance directive to the principal in accordance with subsection 9703(d) or (e) of this title, as applicable, was not physically present in the same location as the principal at the time of the explanation, provided the individual delivering the explanation was communicating with the principal by video or telephone.

18 ***

1 Sec. 11. 18 V.S.A. § 1129 is amended to read:

§ 1129. IMMUNIZATION REGISTRY

- (a) A health care provider shall report to the Department all data regarding immunizations of adults and of children under 18 years of age within seven days of the immunization, provided that required reporting of immunizations of adults shall commence within one month after the health care provider has established an electronic health records system and data interface pursuant to the e-health standards developed by the Vermont Information Technology Leaders. A health insurer shall report to the Department all data regarding immunizations of adults and of children under 18 years of age at least quarterly. All data required pursuant to this subsection shall be reported in a format required by the Department.
- (b) The Department may use the data to create a registry of immunizations. Registry information shall remain confidential and privileged, except as provided in subsections (c) and (d) of this section. Registry information regarding a particular adult shall be provided, upon request, to the adult, the adult's health care provider, and the adult's health insurer. Registry information regarding a particular minor child may be provided, upon request, to school nurses, or in the absence of a nurse on staff, administrators, and upon request and with written parental consent, to licensed day care providers, to document compliance with Vermont immunization laws. Registry information

1	regarding a particular child shall be provided, upon request to the minor child's
2	parent or guardian, health insurer, and health care provider, or to the child after
3	the child reaches the age of majority.
4	(c) The Department may exchange confidential registry information with
5	the immunization registries of other states in order to obtain comprehensive
6	immunization records.
7	(d) The Department may provide confidential registry information to health
8	care provider networks serving Vermont patients, to the Vermont Health
9	Information Exchange, and, with the approval of the Commissioner, to
10	researchers who present evidence of approval from an institutional review
11	board in accordance with 45 C.F.R. § 164.512.
12	(e) Prior to releasing confidential information pursuant to subsections (c)
13	and (d) of this section, the Commissioner shall obtain from State registries,
14	health care provider networks, the Vermont Health Information Exchange, and
15	researchers a written agreement to keep any identifying information
16	confidential and privileged.
17	* * *
18	Sec. 12. EFFECTIVE DATE

This act shall take effect on passage.